IC 33-1-6

Chapter 6. Term and Vacation Time of All Courts Abolished

IC 33-1-6-1

Calendar year term

Sec. 1. The term time and vacation time, as defined on December 31, 1967, of all courts of the state of Indiana are hereby abolished. The term of court for all courts shall be the calendar year and the judges of such courts shall have the same power to act in all matters and proceedings through the entire calendar year as such judges had prior to January 1, 1968 in term time.

(Formerly: Acts 1967, c.141, s.1.) As amended by Acts 1981, P.L.272, SEC.3.

IC 33-1-6-2

Judge's time and attendance; judicial circuit of two or more courts

Sec. 2. Where a judicial circuit consists of two (2) or more courts, the judge thereof shall divide his time and the attendance in each court as the business of same requires.

(Formerly: Acts 1967, c.141, s.2.)

IC 33-1-6-3

Power and control over judgments; retaining after rendering

Sec. 3. All courts shall retain power and control over their judgments for a period of ninety (90) days after the rendering thereof in the same manner and under the same conditions as they have heretofore retained such power and control during the term of court in which the judgments were rendered.

(Formerly: Acts 1967, c.141, s.3.)

IC 33-1-6-4

Term of court describing or fixing period of time

Sec. 4. Wherever, in any statute, rule or order, a period of time is described or fixed by a term of court, a period of sixty (60) days for the purposes of time limitation only shall be substituted in lieu of a term of court.

(Formerly: Acts 1967, c.141, s.4.)

IC 33-1-6-5

Setting for trial of cases at issue; discharge of rules upon which time has run

Sec. 5. For the purpose of the setting for trial of cases at issue and for discharge of rules upon which time has run, the judge shall either: (1) fix regular periods for setting cases not exceeding an elapse of more than one hundred twenty (120) days between such periods, or (2) set each by a docket sheet entry, on a day certain, with notice either in person or by mail to attorneys of record of such setting.

(Formerly: Acts 1967, c.141, s.5.)